

## PRIVACY POLICY FOR INDIVIDUALS WHO OWN LEGAL RIGHTS TO PROPERTIES THROUGH WHICH ELECTRICAL POWER LINES ARE LED WITHIN PROJECTS EXECUTED BY ENPROM

According to articles 13 and 14(1-2) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (Journal of Laws of EU of 2016, no. 119, page 1, as amended) (hereinafter referred to as "**GDPR**"), please be informed that:

- 1) The administrator of your personal data processed in order to execute the investment (hereinafter referred to as "**Data**") is ENPROM Sp. z o.o. with its registered office in Warsaw, Poland, address: ul. Taneczna 18C, 02-829 Warsaw, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court for the Capital City of Warsaw Warsaw in Warsaw, XIII Commercial Division of the National Court Register under KRS number: 0000365831, share capital in the amount of PLN 1.125.000,00, NIP (tax identification number): 701-02-61-504, REGON (statistical number): 14261466, email address: [odo@enprom.pl](mailto:odo@enprom.pl) (hereinafter referred to as the "**Administrator**");
- 2) The legal basis to processing your data is legally justified interest realized by the data administrator, i.e. the necessity to protect functioning of the transmission system, usage, maintenance, repairs, and development of the electricity network

Administrator only process Data which is necessary to realize the Investment of the construction, reconstruction, modernization, removal or maintenance of electrical power lines. In most cases, these are identification data (e.g. name, personal identification number) and contact data (e.g. telephone number, correspondence address). Your data is collected either from publicly available sources, such as Land and Mortgage Registers, extracts from land registers; or received from third parties in relation to the conducted interviews in order to identify individuals who own the legal rights to particular real estates included in the currently conducted investment projects, and in order to define possible means of contact to such individuals..

- 3) It is possible for the Administrator to process your special category data - about your health or current detention sentence, which is related to the necessity to define your place of residence, or to indicate individuals entitled to handle the real estate to which you own the legal right on your behalf..
- 4) Data shall be processed:
  - a) by Administrator in order to realize the obligations resulting from the Investment agreement as concluded with the Investor. Additionally, such data can be processed during administrative or judicial processing in order to execute the aforementioned aims;
  - b) possible contact, if it is necessary to enter your real estate in order to execute the works;
- 5) Your Data was received from you, from publicly available sources (such as Land and Mortgage Registers, extracts from land registers, commercial registers, central register



of business activity, websites, personal identification number (PESEL) register), as well as from third parties.

- 6) The receiver of your Data can be government offices and public administration organs or courts. Your Data can be also given to our customers - subjects that order execution of the Investment from us, and subcontractors, within the scope necessary to execute their tasks related to the prepared or currently conducted Investment.
  - 7) The Data you transferred shall be kept by Administrator during the execution of Investment and within 5 years of the warranty and guarantee period, as well as within 3 years after its termination (depending on which of these dates will be longer) - in order to enable you to use your rights.
  - 8) You are entitled to access and correct your personal Data. You are entitled to object to the processing. Such an objection shall not be effective in case of the data that we are obliged to process according to the current legal provisions, or within execution of the legally justified interest, both ours and our customers.
  - 9) You are entitled to lodge a complaint to the President of the Personal Data Protection Office if you think that processing your personal data infringes provisions of the General Data Protection Regulation of 27 April 2016 (GDPR).
  - 10) We do not use profiling as defined by GDPR, and we do not make automated decisions basing on profiling.
- 

